Message

From: Faye Graul [fgraul@mindspring.com]

Sent: 9/30/2020 2:06:20 PM

To: Feustel, Ingrid [feustel.ingrid@epa.gov]; fgraul@hsia.org; Parsons, Doug [Parsons.Douglas@epa.gov]

Subject: RE: Methylene Chloride Question for You

Thanks Ingrid, we will do that.

Faye

From: Feustel, Ingrid <feustel.ingrid@epa.gov> Sent: Tuesday, September 29, 2020 5:13 PM

To: fgraul@hsia.org; Parsons, Doug <Parsons.Douglas@epa.gov>

Subject: RE: Methylene Chloride Question for You

Hello Faye -

I agree with Doug, I think it's too early to say on the binning. I would recommend folks take a look at the crosswalk table of occupational exposure scenarios and conditions of use in the risk evaluation (table 2-22), and think about whether the information they might provide is specific to their condition of use or applicable for other COUs cross-walked to the same exposure scenario.

Hope you had a lovely weekend, Ingrid

Ingrid S. Feustel

Existing Chemicals Branch U.S. EPA/OCSPP/OPPT/CCD 202-564-3199 Feustel.Ingrid@epa.gov

Pronouns: she, her, hers

From: Faye Graul [mailto:fgraul@mindspring.com]

Sent: Friday, September 25, 2020 11:27 AM

To: Parsons, Doug Parsons.Douglas@epa.gov; fgraul@hsia.org; Feustel, Ingrid fgraul@hsia.org; Feustel, Ingrid feustel.ingrid@epa.gov)

Subject: RE: Methylene Chloride Question for You

Thanks, Doug, appreciate the quick response. Yes, I see the Ingrid is off until Tuesday. I'll wait and see if she has any further insights when she returns as well.

That does give us something to work with.

Have a nice weekend – supposed to be a nice one!

Regards, Faye

From: Parsons, Doug < Parsons. Douglas@epa.gov> Sent: Friday, September 25, 2020 10:42 AM

To: fgraul@hsia.org; Feustel, Ingrid <feustel.ingrid@epa.gov>

Subject: RE: Methylene Chloride Question for You

Thanks for the note Faye. And appreciate the work on the small business panel.

My guess is it is too early to provide specific categories that can be binned. I believe the intention is that similar exposure patterns across conditions of use could be grouped together, and similar risk management practices could be implemented. This is because certain conditions of use can have similar exposure patterns. Ingrid is off today, and might have more insight. And she might have more information on when we might be binning those similar conditions of use.

Hope that is helpful.

Thanks, doug

From: Faye Graul <fgraul@mindspring.com> Sent: Friday, September 25, 2020 10:34 AM

To: Feustel, Ingrid <feustel.ingrid@epa.gov>; Parsons, Doug <Parsons.Douglas@epa.gov>

Subject: Methylene Chloride Question for You

Good morning Ingrid and Doug,

Hope all is well. Glad it's Friday!

Question for you. On the webinar last week, you mentioned that you would be bundling some of the unreasonable risk determinations together and my members wondered if you could share how that will be done. For example, if there is one company providing insight into their operation with one of the designated categories, will that information be taken into consideration for all other conditions of use within the same category? If we had some idea of how you will group the conditions of use, we believe we will be able to provide more valuable information.

FYI, we are working diligently to get self-nominations from small businesses for the small business panel.

Thanks for any insights, Faye

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